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LRB Number: 4493 , 91

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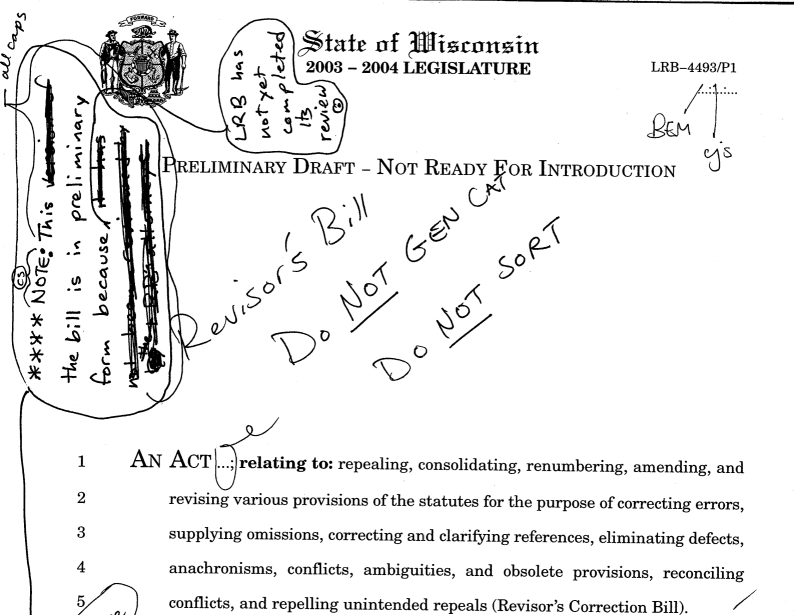
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Analysis by the Legislative Reference Bureau

This revisor's correction bill is explained in the Notes provided by the revisor of statutes in the body of the bill. In accordance with a change in drafting style, commas after the last item in a series are added throughout this bill. "Which" is replaced by "that" where grammatically correct.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 6.35 (3) of the statutes, as affected by 2003 Wisconsin Act (Assembly Bill 600)

is amended to read:

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6.35 (3) Original registration records forms shall be maintained in the office

of the municipal clerk or board of election commissioners at all times. 9

(4) *** NOTE: References to enrolled bills that have not yet become acts need to be formatted differently before this bill can be introduced. I did not reformat these references (after p.2 of the bill) because I assumed you were waiting for the Act numbers. I can reformat them on the next version of the draft - wat in me

rebates. A sum sufficient from the revenues received under pars. (g) and (h) and (r)

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1	to reimburse s. 20.866 (1) (u) for the payment of principal and interest costs incurred
2	in financing the acquisition, construction, development, enlargement, or
3	improvement of facilities of the historical society and to make the payments
4	determined by the building commission under s. 13.488 (1) (m) that are attributable
5	to the proceeds of obligations incurred in financing such facilities

Note: Corrects cross-reference. 2003 Wis. Act 91 renumbered s. 20.245 (1) (g) to s. 20. 245 (1) (r).

SECTION 6. 20.435 (1) (gm) of the statutes is amended to read:

20.435 (1) (gm) *Licensing*, review and certifying activities; fees; supplies and services. The amounts in the schedule for the purposes specified in ss. 97.24 (5) 146.50 (8), 250.05 (6), 252.23, 252.24, 252.245, 254.176, 254.178, 254.179, 254.20 (5) and (8), 254.31 to 254.39, 254.41, 254.47, 254.61 to 254.89 and 255.08 (2) and ch. 69, for the purchase and distribution of medical supplies and to analyze and provide data under s. 250.04. All moneys received under ss. 97.24 (5), 146.50 (5) (f), (8) (d), 250.04 (3m), 250.05 (6), 252.23 (4) (a), 252.24 (4) (a), 252.245 (9), 254.176, 254.178, 254.181, 254.20 (5) and (8), 254.31 to 254.39, 254.41, 254.47, 254.61 to 254.89 254.88 and 255.08 (2) (b) and ch. 69 and as reimbursement for medical supplies shall be credited to this appropriation account.

Note: 2003 Wis. Act 33 renumbered s. 254.89 to s. 97.24 (5).

SECTION 7. The treatment of 20.455 (2) (i) of the statutes by 2003 Wisconsin Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, s. 20.455 (2) (i) reads:

(i) Penalty surcharge, receipts. The amounts in the schedule for the purposes of s. 165.85 (5) (b) and for crime laboratory equipment. All moneys received from the penalty surcharge on court fines and forfeitures as allocated to this appropriation account under s. 757.05 (2) (a), and all moneys transferred under 2003 Wisconsin Act 33, sections 9201 (1p), 9210 (1p), 9215 (1) (gp), 9232 (1p), 9240 (1p), and 9241 (1p), shall be credited to this appropriation account. Moneys may be transferred from this paragraph to pars. (j), (ja), and (jb) by the secretary of administration for expenditures based upon determinations by the department of justice.

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1	SECTION 8. The treatment of 20.475 (1) (i) of the statutes by 2003 Wisconsin Act
2	33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.
	Note: There is no conflict of substance. As merged by the revisor, s. $20.475(1)(i)$ reads:
	(i) Other employees. The amounts in the schedule to reimburse Milwaukee County for the costs of clerks necessary for the prosecution of violent crime cases under s. 978.13 (1) (c), clerks providing clerical services under s. 978.13 (1) (b) to prosecutors handling cases involving felony violations under ch. 961, and clerks providing clerical services under s. 978.13 (1) (d) to prosecutors handling cases involving the unlawful possession or use of firearms. All moneys received under s. 814.86 (1m) shall be credited to this appropriation account.
3	SECTION 9. The treatment of 20.505 (6) (j) of the statutes by 2003 Wisconsin Act
4	33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.
	Note: There is no conflict of substance. As merged by the revisor, s. 20.505 (6) (j) (intro.) reads:
	(j) Penalty surcharge receipts. (intro.) All moneys received from the penalty surcharge under s. 757.05 (2) (b) on court fines and forfeitures and all moneys transferred under 2003 Wisconsin Act 33, sections 9201 (1p), 9210 (1p), 9215 (1) (gp), 9232 (1p), 9240 (1p), and 9241 (1p), for the purpose of transferring the following amounts to the following appropriation accounts:
5	SECTION 10. 20.924 (4) of the statutes is amended to read:
6	20.924 (4) In addition to the authorized building program for the historical
7	society, the society may expend any funds which are made available from the
8	appropriations under s. 20.245 (1) (a), $\frac{(g)}{(g)}$, (h), (m), and (n), and $\frac{(r)}{(g)}$.
	Note: Corrects cross-reference. 2003 Wis. Act 91 renumbered s. 20.245 (1) (g) to s. 20. 245 (1) (r).
9	SECTION 11. The treatment of 21.18 (3) of the statutes by 2003 Wisconsin Act
10	25 is not repealed by 2003 Wisconsin Act 69. Both treatments stand.
	Note: There is no conflict of substance. The amendment of s. 21.18 (3) by 2003 Wis. Act 25 divided that provision into 3 parts, subs. (3), (4), and (5). As merged by the revisor, s. 21.18 (3), (4), and (5) read:

(3) All staff officers appointed under sub. (1), except the adjutant general whose tenure is governed by ss. 15.31 and 17.07 (5), shall hold their positions unless terminated earlier by resignation, disability, or for cause of unless federal recognition of the officer's commission under 32 USC 323 is refused or withdrawn. The governor shall remove an officer whose federal recognition is refused or withdrawn, effective on the date of the loss of federal recognition.

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- (4) The terms of the deputy adjutants general for army and air shall be 5 years beginning on the first day of the 7th month of the term of the adjutant general. The deputy adjutants general may be reappointed to successive terms.
- (5) The adjutant general shall appoint persons to fill vacancies in positions in the military staff of the governor. Vacancies on the military staff of the governor shall be filled by appointment from officers actively serving in the national guard, except as provided $\sqrt{\text{in s. }15.31}$. Interim vacancies shall be filled by appointment by the adjutant general for the residue of the unexpired term.
- Section 12. The treatment of 23.33 (4c) (b) 4. of the statutes by 2003 Wisconsin 1
- Act 30 is not repealed by 2003 Wisconsin Act 97. Both treatments stand. 2

Note: There is no conflict of substance. As merged by the revisor, s. 23.33 (4c) (b) 4. a., as renumbered from s. 23.33 (4c) (b) 4. by 2003 Wis. Act 97, reads:

a. In an action under this paragraph, the defendant has a defense if he or she proves by a preponderance of the evidence that the injury would have occurred even if he or she had been exercising due care and he or she had not been under the influence of an intoxicant, did not have an alcohol concentration of 0.08 or more, or did not have a detectable amount of a restricted controlled substance in his or her blood.

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SECTION 13. 23.85 of the statutes, as affected by 2003 Wisconsin Acts 33 and 139, is amended to read:

23.85 Statement to county board; payment to state. Every county treasurer shall, on the first day of the annual meeting of the county board of supervisors, submit to it a verified statement of all forfeitures, foosts, fees, and surcharges imposed under ch. 814 and received during the previous year. The county clerk shall deduct all expenses incurred by the county in recovering those forfeitures, fcosts, fees, and surcharges from the aggregate amount so received, and shall immediately certify the amount of clear proceeds of those forfeitures, costs, fees, and surcharges to the county treasurer, who shall pay the proceeds to the state as provided in s. 59.25 (3). Jail surcharges imposed under ch. 814 shall be treated separately as provided in s. 302.46.

Note: Deletes commas inserted by 2003 Wis. Act 33, but rendered superfluous by

SECTION 14. The treatment of 29.983 (1) (e) of the statutes by 2003 Wisconsin 15

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand. 16

** * NOTE: See my changes to action phrase and text. and Act 139@wipes out Afext into which Act 33 inserts commas at a later date, making it impossible to show the text as affected by both treatments. CJS #** NOTE See my change to note—correct? Also, note that A

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LRB-4493/P1
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SECTION 14

Note: There is no conflict of substance. As merged by the revisor, eff. 7-1-04, s. 29.983 (1) (e) reads:

(e) If any deposit is made for an offense to which this section applies, the person making the deposit shall also deposit a sufficient amount to include the wild animal protection surcharge under this section. If the deposit is forfeited, the amount of the wild animal protection surcharge shall be transmitted to the secretary of administration under par. (f). If the deposit is returned, the wild animal protection surcharge shall also be returned.

SECTION 15. The treatment of 29.983 (1) (f) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the revisor, eff 7-1-04, s. 29.983 (1) (f) reads:

(f) The clerk of the court shall collect and transmit to the county treasurer the wild animal protection surcharge and other amounts required under s. 59.40 (2) (m). The county treasurer shall then make payment to the secretary of administration as provided in s. 59.25 (3) (f) 2. \checkmark

SECTION 16. The treatment of 29.985 (1) (c) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, effi 7-1-04, s. 29.985 (1) (c) reads:

(c) If any deposit is made for an offense to which this section applies, the person making the deposit shall also deposit a sufficient amount to include the fishing shelter removal surcharge under this section. If the deposit is forfeited, the amount of the fishing shelter removal surcharge shall be transmitted to the secretary of administration under par. (d). If the deposit is returned, the fishing shelter removal surcharge shall also be returned.

SECTION 17. The treatment of 29.985 (1) (d) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, (ff) 7-1-04, s. 29.985 (1) (d) reads:

(d) The clerk of the court shall collect and transmit to the county treasurer the fishing shelter removal surcharge and other amounts required under s. 59.40 (2) (m). The county treasurer shall then make payment to the secretary of administration as provided in s. 59.25 (3) (f) 2.

SECTION 18. The treatment of 29.987 (1) (c) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the revisor, (1) 7-1-04, s. 29.987 (1) (c) reads:

(c) If any deposit is made for an offense to which this section applies, the person making the deposit shall also deposit a sufficient amount to include the natural resources

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Acts surcharge under this section. If the deposit is forfeited, the amount of the natural resources surcharge shall be transmitted to the secretary of administration under par. (d). If the deposit is returned, the natural resources surcharge shall also be returned. SECTION 19. 29.987 (1) (d) of the statutes, as affected by 2003 Wisconsin (Act) 33 1 and 139, is amended to read: 2 3 29.987 (1) (d) The clerk of the court shall collect and transmit to the county treasurer the natural resources surcharge and other amounts required under s. 4 5 59.40 (2) (m). The county treasurer shall then make payment to the state treasurer 6 secretary of administration as provided in s. 59.25 (3) (f) 2. The secretary of administration shall deposit the amount of the natural resources surcharge in the 7 8 conservation fund. Note: 2003 Wis. Act 33 changed state treasurer to secretary of administration in Section 20. The treatment of 29.989 (1) (c) of the statutes by 2003 Wisconsin 9 Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand. 10 Note: There is no conflict of substance. As merged by the revisor, eff) 7-1-04, s. 29.989 (1) (c) reads: Seffective) (c) If any deposit is made for an offense to which this section applies, the person making the deposit shall also deposit a sufficient amount to include the natural resources restitution surcharge under this section. If the deposit is forfeited, the amount of the natural resources restitution surcharge shall be transmitted to the secretary of administration under par. (d). If the deposit is returned, the natural resources restitution surcharge shall also be returned. 11 SECTION 21. The treatment of 29.989 (1) (d) of the statutes by 2003 Wisconsin Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand. 12 \checkmark Note: There is no conflict of substance. As merged by the revisor, [eff] 7-1-04, s. 29.989 (1) (d) reads: (d) The clerk of the court shall collect and transmit to the county treasurer the natural resources restitution surcharge and other amounts required under s. 59.40 (2) (m). The county treasurer shall then make payment to the secretary of administration as provided in s. 59.25 (3) (f) 2. The secretary of administration shall deposit the amount of the natural resources restitution surcharge in the conservation fund. 13 **SECTION 22.** 30.12 (1m) (title) of the statutes is created to read: 30.12 (1m) (title) Duck Creek Drainage District structures and deposits. 14

**** NOTE: The Act 38 treatment has a delayed.

effective date of 7-1-04. CJS

SECTION 22

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	Note: 2003 Wis. Act 118 inadvertently repealed the title to s. 30.12 (4m), which was renumbered s. 30.12 (1m) by Act 118.
1	SECTION 23. 30.206 (1m) (title) of the statutes is created to read:
2	30.206 (1m) (title) GENERAL PERMIT FOR CERTAIN UTILITY FACILITIES.
	Note: After 2003 Wis. Act 118, the remainder of the subsections in s. 30.206 have titles.
3	SECTION 24. 30.206 (7) (title) of the statutes is created to read:
4	30.206 (7) (title) INAPPLICABILITY.
	Note: After 2003 Wis. Act 118, the remainder of the subsections in s. 30.206 have titles.
5	SECTION 25. 30.209 (2) (b) of the statutes, as created by 2003 Wisconsin Act 118,
6	is amended to read:
7	30.209 (2) (b) If a stay under sub. (1) $(1m)$ (c) is in effect, the hearing examiner
8	shall, within 30 days after receipt of the referral under sub. $\frac{\checkmark}{(1 \text{ m})}$ (g), determine
9	whether continuation of the stay is necessary to prevent significant adverse impacts
10	or irreversible harm to the environment pending completion of the hearing. The
11	hearing examiner shall make the determination based on the request under sub. (1)
12	$(\underline{1m})$ (c), any response from the applicant under sub. $(\underline{1})$ ($\underline{1m}$) (e), and any testimony
13	at a public hearing or any public comments. The determination shall be made
14	without a hearing.
	Note: Inserts correct cross-reference.
15	SECTION 26. 30.209 (2) (c) of the statutes, as created by 2003 Wisconsin Act 118,
16	is amended to read:
17	30.209 (2) (c) A hearing under this section shall be completed within 90 days
18	after receipt of the referral of the petition under sub. (1) $(1m)$ (g) , unless all parties
19	agree to an extension of that period. In addition, a hearing examiner may grant a
20	one-time extension for the completion of the hearing of up to 60 days on the motion

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1	of	any	party	and	a	showing	of	good	cause	demonstrating	extraordinary
2	cir	cumst	tances j	ustify	ing	g an extens	sion	١.			

Note: Inserts correct cross-reference.

SECTION 27. The treatment of 30.681 (2) (d) 1. of the statutes by 2003 Wisconsin

Act 30 is not repealed by 2003 Wisconsin Act 97. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, s. 30.681(2)(d) 1. a., as renumbered from s. 30.681(2)(d) 1. by 2003 Wis. Act 97, reads:

a. In an action under this subsection for a violation of the intoxicated boating law where the defendant was operating a motorboat that is not a commercial motorboat, the defendant has a defense if he or she proves by a preponderance of the evidence that the injury would have occurred even if he or she had been exercising due care and he or she had not been under the influence of an intoxicant or did not have an alcohol concentration of 0.08 or more or a detectable amount of a restricted controlled substance in his or her blood.

SECTION 28. 40.95 (2) of the statutes, as affected by 2003 Wisconsin Act 117, is amended to read:

40.95 (2) The department is not required to administer any program that provides health insurance premium credits for the purchase of health insurance for a retired employee, or the retired employee's surviving insured dependents; for an eligible employee under s. 40.02 (25) (b) 6e., or the eligible employee's surviving insured dependents; for an employee who is laid off, but who is not on a temporary, school year, seasonal, or sessional layoff, and his or her surviving insured dependents; and for the surviving insured dependents of an employee who dies while employed by the state, if the department determines that the program does not conform to the program approved by the joint committee on employment relations under s. 230.12 (9).

Note: The underscored comma was deleted by 2003 Wis. Act 117 without being shown as stricken. No change was intended.

SECTION 29. 51.13 (5) of the statutes is amended to read:

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51.13 (5) APPEAL. Any person who is aggrieved by a determination or order
under this section and who is directly affected thereby may appeal to the court of
appeals under s. 809.40 <u>809.30</u> .

Note: Corrects cross-reference. Prior to the adoption of Sup. Ct. Order No. 02–01, appeals of cases under chs. 51 and 55 were made under s. 809.40 (1). Sup. Ct. Order No. 02–01 repealed s. 809.40 (1) and amended s. 809.30 to apply to ch. 51 and 55 appeals but did not treat cross-references to s. 809.40.

SECTION 30. 51.14 (5) of the statutes is amended to read:

51.14 (5) APPEAL. Any person who is aggrieved by a determination or order under sub. (4) and who is directly affected by the determination or order may appeal to the court of appeals under s. 809.40 809.30.

Note: Corrects cross-reference. Prior to the adoption of Sup. Ct. Order No. 02-01, appeals of cases under chs. 51 and 55 were made under s. 809.40 (1). Sup. Ct. Order No. 02-01 repealed s. 809.40 (1) and amended s. 809.30 to apply to ch. 51 and 55 appeals but did not treat cross-references to s. 809.40.

SECTION 31. $51.20 \ (15)$ of the statutes is amended to read:

51.20 (15) APPEAL. An appeal may be taken to the court of appeals within the time period specified in s. 808.04 (3) in accordance with s. 809.40 809.30 by the subject of the petition or the individual's guardian, by any petitioner, or by the representative of the public.

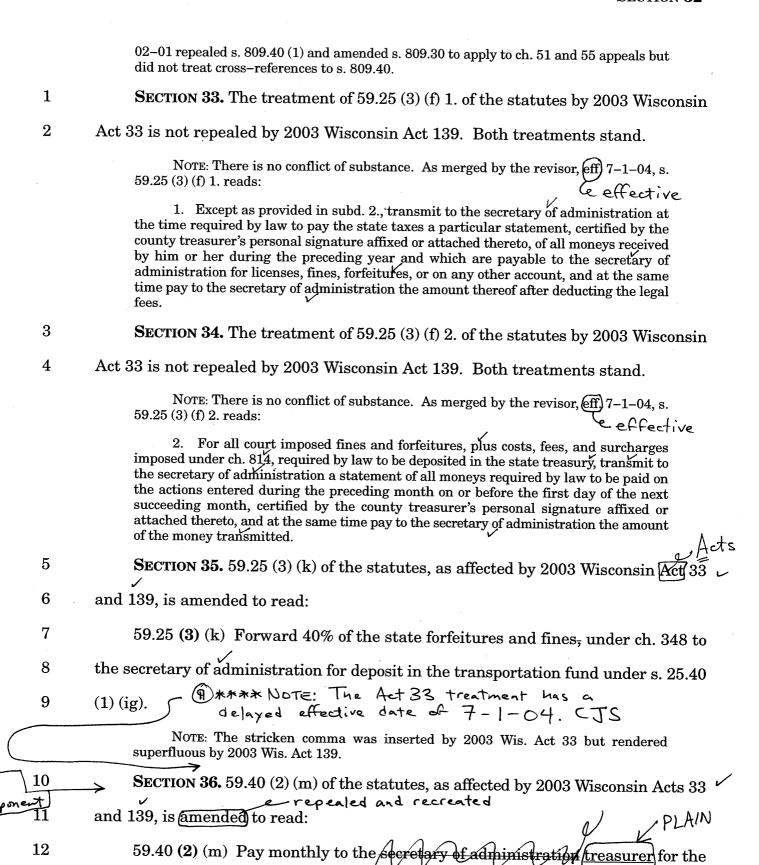
Note: Corrects cross-reference. Prior to the adoption of Sup. Ct. Order No. 02-01, appeals of cases under chs. 51 and 55 were made under s. 809.40 (1). Sup. Ct. Order No. 02-01 repealed s. 809.40 (1) and amended s. 809.30 to apply to ch. 51 and 55 appeals but did not treat cross-references to s. 809.40.

SECTION 32. 55.06 (18) of the statutes is amended to read:

55.06 (18) An appeal may be taken to the court of appeals from a final judgment or final order under this section within the time period specified in s. 808.04 (3) and in accordance with s. 809.40 809.30 by the subject of the petition or the individual's guardian, by any petitioner, or by the representative of the public.

Note: Corrects cross-reference. Prior to the adoption of Sup. Ct. Order No. 02-01, appeals of cases under chs. 51 and 55 were made under s. 809.40 (1). Sup. Ct. Order No.

SECTION 32



use of the state the state's percentage of the costs, fees, and surcharges imposed

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1	under ch. 814 that are required to be paid on each civil action, criminal action, and
2	special proceeding filed during the preceding month and pay monthly to the
3	PLAIN secretary of administration treasurer for the use of the state the percentage of court
4	imposed fines and forfeitures that are required by law to be deposited in the state
5	The payments shall be made by the 15th day of the month following receipt of the payments
6	receipt of the payments.

Note: 2003 Wisconsin Act 33 replaced "treasurer" with "secretary of administration" throughout the statutes in order to transfer certain functions from the state treasurer to the secretary or department of administration. The change was made inadvertently to this provision. In chapter 59, treasurer means the county treasurer, not the state treasurer. The stricken commas were inserted by 2003 Wis. Act 33 but rendered superfluous by 2003 Wis. Act 139.

SECTION 37. 60.85 (1) (h) 1. k. of the statutes, as created by 2003 Wisconsin Act

(ab 437), is amended to read:

60.85 (1) (h) 1. k. Costs for the removal, or containment, of lead contamination in buildings or infrastructure if the town declares that such lead contamination is a public health concern.

Note: Deletes unnecessary commas.

SECTION 38. 60.85 (1) (h) 2. c. of the statutes, as created by 2003 Wisconsin Act

(ab 437), is amended to read:

60.85 (1) (h) 2. c. General government operating expenses, unrelated to the planning or development of a tax incremental district.

NOTE: Deletes unnecessary comma. **** NoTE: There is no striking or scoring in this item. CJS

SECTION 39. 60.85 (6) (b) 3. of the statutes, as created by 2003 Wisconsin Act

[(ab 437), is amended to read:

60.85 (6) (b) 3. The limitations on the period during which expenditures may be made under subd. 1. do not apply to expenditures authorized by the adoption of

@ *** * Note: The Act 33 treatment has a delayed effective

####NOTE: See my changes to action phrase and text. Act 139 wipes out the material into which Act 33 inserts commas at a later date, making it impossible to show the

to change your note to reflect The changes I have made? CJS

1	an amendment to the project plan <u>under</u> sub. (3) (j), except that in no case may the
2	total number of years during which expenditures are made exceed 7 years.
	Note: Inserts missing word.
3	Section 40. 60.85 (7) (a) of the statutes, as created by 2003 Wisconsin Act
4	(ab 437), is amended to read:
5	60.85 (7) (a) Any person who operates for profit and is paid project costs under
6	sub. (1) (h) 1. a., d., i. and j. in connection with the project plan for a tax incremental
7	district shall notify the department of workforce development and the local
8	workforce development board established under 29 USC 2832, of any positions to be
9	filled in the county in which the town which created the tax incremental district is
10	located during the period commencing with the date the person first performs work
11	on the project and ending one year after receipt of its final payment of project costs.
12	The person shall provide this notice at least 2 weeks prior to advertising the position.
	Note: Deletes unnecessary comma.
13	SECTION 41. 60.85 (7) (b) of the statutes, as created by 2003 Wisconsin Act
14	(ab 437), is amended to read:
15	60.85 (7) (b) Any person who operates for profit and buys or leases property
16	in a tax incremental district from a town for which the town incurs real property
17	assembly costs under sub. (1) (h) 1. c. shall notify the department of workforce
18	development and the local workforce development board established under 29 USC
19	2832, of any position to be filled in the county in which the town creating the tax

incremental district is located within one year after the sale or commencement of the

lease. The person shall provide this notice at least 2 weeks prior to advertising the

Note: Deletes unnecessary comma.

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position.

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1	SECTION 42. 60.85 (10) (c) (intro.) of the statutes, as created by 2003 Wisconsin
2	Act (ab 437), is amended to read:
3	60.85 (10) (c) (intro.) Not later than February 15 of the year immediately
4	following the year in which a town transmits to the department of revenue the notice
5	required under par. (a), the town shall send to the department, on a form prescribed
6	by the department, all of the following information that relates to the terminated tax
7	incremental district:
	Note: Inserts comma.
8	SECTION 43. 60.85 (10) (c) 3. of the statutes, as created by 2003 Wisconsin Act
9	$\underline{\hspace{0.5cm}}$ (ab 437), is amended to read:
10	60.85 (10) (c) 3. The total amount of positive tax increments received by a the
11	town.
	Note: Replaces article consistent with the remainder of s. 60.85 (10) (c).
12	SECTION 44. 62.23 (7) (hg) 1. of the statutes, as created by 2003 Wisconsin Act
13	(ab 858), is amended to read:
14	62.23 (7) (hg) 1. In this paragraph, "amortization ordinance" means an
15	ordinance that allows the continuance of the lawful use of a nonconforming building,
16	premises, structure, or fixture that may be lawfully used as described under par. (h),
17	but only for a specified period of time, after which the lawful use of such building,
18	premises, structure, or fixture must be discontinued without the payment of just
19	compensation.
	Note: Corrects punctuation.
20	SECTION 45. The treatment of 66.0114 (1) (bm) of the statutes by 2003 Wisconsin
21	Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.
	Note: There is no conflict of substance. As merged by the revisor, eff. 7-1-04, s. 66.0114 (1) (bm) reads:
	effective

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(bm) The official receiving the penalties shall remit all moneys collected to the treasurer of the city, village, town sanitary district, or public inland lake protection and rehabilitation district in whose behalf the sum was paid, except that all jail surcharges imposed under ch. 814 shall be remitted to the county treasurer, within 20 days after their receipt by the official. If timely remittance is not made, the treasurer may collect the payment of the officer by action, in the name of the office, and upon the official bond of the officer, with interest at the rate of 12% per year from the date on which it was due. In the case of any other costs, fees, and surcharges imposed under ch. 814, the treasurer of the city, village, town sanitary district, or public inland lake protection and rehabilitation district shall remit to the secretary of administration the amount required by law to be paid on the actions entered during the preceding month on or before the first day of the next succeeding month. The governing body of the city, village, town sanitary district, or public inland lake protection and rehabilitation district shall by ordinance designate the official to receive the penalties and the terms under which the official qualifies.

(bm) The official receiving the penalties shall remit all moneys collected to the treasurer of the city, village, town sanitary district, or public inland lake protection and rehabilitation district in whose behalf the sum was paid, except that all jail surcharges imposed under ch. 814 shall be remitted to the county treasurer, within 20 days after their receipt by the official. If timely remittance is not made, the treasurer may collect the payment of the officer by action, in the name of the office, and upon the official bond of the officer, with interest at the rate of 12% per year from the date on which it was due. In the case of any other costs, fees, and surcharges imposed under ch. 814, the treasurer of the city, village, town sanitary district, or public inland lake protection and rehabilitation district shall remit to the secretary of administration the amount required by law to be paid on the actions entered during the preceding month on or before the first day of the next succeeding month. The governing body of the city, village, town sanitary district, or public inland lake protection and rehabilitation district shall by ordinance designate the official to receive the penalties and the terms under which the official qualifies.

SECTION 46. 66.1105 (4m) (b) 4. of the statutes, as created by 2003 Wisconsin 1 ####NUTE: The Act 126
treatment has a delayed
effective date of 10-1-04. CJS 2 Act 126, is renumbered 66.1105 (4m) (b) 4m. Note: 2003 Wis. Act 127 also created a provision numbered 66.1105 (4m) (b) 4. SECTION 47. The treatment of 66.1105 (5) (a) of the statutes by 2003 Wisconsin 3 Act 126 is not repealed by 2003 Wisconsin Act 127. Both treatments stand.

Seffective 10-1-045

Note: There is no conflict of substance. As merged by the revisor's. 66.1105 (5) (a) 4 reads: (a) Subject to sub. (8) (d), upon the creation of a tax incremental district or upon adoption of any amendment subject to par. (c), its tax incremental base shall be determined as soon as reasonably possible. The department of revenue may impose a fee mine the tax incremental wase of a grant of the your note (I delayed the effective of the grant of the constant of the constan of \$1,000 on a city to determine or redetermine the tax incremental base of a tax incremental district under this subsection. 5 SECTION 48. 66.1105 (7) (am) 3. of the statutes, as created by 2003 Wisconsin Act __(sb 428), is amended to read: 6 @ **** NOTE: Two versions of this paragraph were given. I proofed the first and deleted the second. CJS

66.1105 (7) (am) 3. For a district that is created after September 30, 2004, about which a finding is made under sub. (4) (gm) 4. a. that not less than 50 percent, by area, of the real property within the district is a blighted area or in need of rehabilitation, 27 years after the district is created, except that the city that created the district may, subject to sub. (8) (e), request that the joint review board extend the life of the district for an additional 3 years. Along with its request for a 3-year extension, the city may provide the joint review board with an independent audit that demonstrates that the district is unable to pay off its project costs within the 27 years after the district is created. The joint review board may deny or approve a request to extend the life of the district for 3 years if the request does not include the independent audit, and the board shall approve a request to extend the life of the district for 3 years if the request includes the audit. If the joint review board extends the district's life, the district shall terminate at the earlier of the end of the extended period or the period specified in par. (a).

Note: Inserts missing word.

SECTION 49. 66.1105 (8) (c) (intro.) of the statutes, as created by 2003 Wisconsin Act 126, is amended to read:

66.1105 (8) (c) After a city transmits to the department of revenue the notice required under par. (a), the city and the department shall agree on a date by which the city shall send to the department, on a form prescribed by the department, all of the following information that relates to the terminated tax incremental district:

(B) ***** Note: The Act 126 treatment has a delayed effective date of Note: Inserts missing comma.

SECTION 50. The treatment of 71.05 (6) (a) 15. of the statutes by 2003 Wisconsin Acts 99 and 135 are not repealed by 2003 Wisconsin Act __ (sb 261). All treatments stand.

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Note: There is no conflict of substance. As merged by the revisor/s. 71.05 (6) (a) 15. reads: and to note o

15. The amount of the creum.

2dL), (2dm), (2dr), (2ds), (2dx), (3g), (3n), (3s), (oc),

by a partnership, limited liability company, or tax-option corporation's inc.

71.21 (4) or 71.34 (1) (g).

P**** Note: See my change to action phrase have that treatment to mention the Act 99 treatment in the action phrase Section 51. The treatment of 71.07 (3s) (c) 1. of the statutes by 2003 Wisconsin 15

manealed by 2003 Wisconsin Act (ab 508). Both treatments stand.

Manealed by 2003 Wisconsin Act (ab 508). Both treatments stand.

Act 99 is not repealed by 2003 Wisconsin Act __ (ab 508). Both treatments stand.

against the amount of the tax imposed upon or measured by the business operations of the claimant in which the fuel and electricity are consumed. Except as provided in subd. \checkmark 7., if the credit computed is not entirely offset against taxes otherwise due, the unused \checkmark balance shall be carried forward and credited against taxes otherwise due for the following 20 taxable years to the extent not offset by taxes otherwise due in all intervening years between the year in which the expense was incurred and the year in which the carry-forward credit is claimed.

SECTION 52. 71.08 (1) (intro.) of the statutes, as affected by 2003 Wisconsin Acts

 $135_{\mathcal{O}}$ and __ (sb 261), is amended to read:

71.08 (1) IMPOSITION. (intro.) If the tax imposed on a natural person, married couple filing jointly, trust or estate under s. 71.02, not considering the credits under ss. 71.07 (1), (2dd), (2de), (2di), (2dj), (2dL), (2dr), (2ds), (2dx), (2fd), (3m), (3n), (3s), (3t), (5b), (5d), (6), and (9e), 71.28 (1dd), (1de), (1di), (1dj), (1dL), (1ds), (1dx), (1fd), (2m), (3), and (3n), and (3t) and 71.47 (1dd), (1de), (1di), (1dj), (1dL), (1ds), (1dx), (1fd), (2m), (3), and (3n), and (3t) and subchs. VIII and IX and payments to other states under s. 71.07 (7), is less than the tax under this section, there is imposed on that natural person, married couple filing jointly, trust or estate, instead of the tax under s. 71.02, an alternative minimum tax computed as follows:

Note: Deletes "and" inserted by 2003 Wis. Act 135 but rendered superfluous by 2003 Wis. Act 99.

*** ** Note: The SB-261 treatment has a delayed effective date of 7-1-04. Also, see my changes to action phrase; Act 99 december should not be listedfip because it is referenced in the SB-261 treatment. Also, see the comma 1 added after "trust" in two places, from

that schooledged theather S.

SECTION 53. The treatment of 71.21 (4) of the statutes by 2003 Wisconsin Act 1 2 99 and 135 is not repealed by 2003 Wisconsin Act __ (sb 261). All treatments 3 treatments stand.

Note: There is no conflict of substance. As merged by the revisor s. 71.21 (4) reads:

Credits computed by a partnership under s. 71.07 (2dd), (2de), (2di), (2di), (2dL), (2dm), (2ds), (3g), (3n), (3s), (3t), and (5b) and passed through to partners shall be added to the partnership's income.

The treatments by Act 99 scores in a series any additional revision? Also, the Sp. College that require any additional revision? Also, the Sp. College that require any additional revision? Also, the Sp. College that require any additional revision? Also, the Sp. College that required by 2003 Wisconsin Acts 99, to SECTION 54. 71.26 (2) (a) of the statutes, as affected by 2003 Wisconsin Acts 99, 4 5 135, and $_$ (sb 261) is amended to read: 71.26 (2) (a) Corporations in general. The "net income" of a corporation means 6 7 the gross income as computed under the Internal Revenue Code as modified under sub. (3) minus the amount of recapture under s. 71.28 (1di) plus the amount of credit 8 computed under s. 71.28 (1), (3), (4), and (5) minus, as provided under s. 71.28 (3) (c) 9 7., the amount of the credit under s. 71.28 (3) that the taxpayer added to income 10 under this paragraph at the time that the taxpayer first claimed the credit plus the 11 amount of the credit computed under s. 71.28 (1dd), (1de), (1di), (1dj), (1dL), (1dm), 12 (1ds), (1dx), (3g), and (3n), (3t), and (5b) and not passed through by a partnership, 13 limited liability company, or tax-option corporation that has added that amount to 14 the partnership's, limited liability company's, or tax-option corporation's income 15 16 under s. 71.21 (4) or 71.34 (1) (g) plus the amount of losses from the sale or other disposition of assets the gain from which would be wholly exempt income, as defined 17 in sub. (3) (L), if the assets were sold or otherwise disposed of at a gain and minus 18 deductions, as computed under the Internal Revenue Code as modified under sub. 19 20 (3), plus or minus, as appropriate, an amount equal to the difference between the federal basis and Wisconsin basis of any asset sold, exchanged, abandoned, or 21

LRB-4493/P1 2003 – 2004 Legislature **** NOTE: See my change at page 18, line 13. Also,
The Act 135 treatment underscored an "and" that
was part of current statutory text—does that require
any additional revision? Also, the SB-261 treatment has
delayed effective date of 7-1-04. CJS
otherwise disposed of in a taxable transaction during the taxable and otherwise disposed of in a taxable transaction during the taxable year, except as 1 2 provided in par. (b) and s. 71.45 (2) and (5). Note: Deletes "and" inserted by 2003 Wis. Act 135/but rendered superfluous by 2003 Wis. Act 99. **Section 55.** The treatment of 71.28(3)(c) 1. of the statutes by 2003 Wisconsin Act 99 is not repealed by 2003 Wisconsin Act _ (ab 508). Both treatments stand. 4 ****NOTE: See Note: There is no conflict of substance. As merged by the revisor s. 71.28 (3) (c) 1. my changes reads: to action 1. Except as provided in subd. 7., if the credit computed under par. (b) is not entirely phrasein offset against Wisconsin income or franchise taxes otherwise due, the unused balance bill section 52, shall be carried forward and credited against Wisconsin income or franchise taxes and my 4-star otherwise due for the following 20 taxable years to the extent not offset by these taxes \checkmark note. This otherwise due in all intervening years between the year in which the expense was bill section is incurred and the year in which the carry-forward credit is claimed. amilar SECTION 56. 71.34 (1) (g) of the statutes, as affected by 2003 Wisconsin Acts 99, case but 1 haven't 135, and $_$ (sb 261) is amended to read: marked 71.34 (1) (g) An addition shall be made for credits computed by a tax-option 1+ corporation under s. 71.28 (1dd), (1de), (1di), (1dj), (1dL), (1dm), (1ds), (1dx), (3), (3g), 9 and (3n), (3t) and (5b) and passed through to shareholders. Note: Deletes "and" inserted by 2003 Wis. Act 135, but rendered superfluous by **** NOTE: See my change. Also, the SB-261 treatment already acknowledges 10 SECTION 57. 71.45 (2) (a) 10. of the statutes, as affected by 2003 Wisconsin Acts Att 99 treatment 11 99, 135, and 2003 Wisconsin Act __ (sb 261), is amended to read: Also, the SB-261 treas de date date 12 71.45 (2) (a) 10. By adding to federal taxable income the amount of credit computed under s. 71.47 (1dd) to (1dx) and, (3n), and (5b) and not passed through by 13 a partnership, limited liability company or tax-option corporation that has added 14 that amount to the partnership's, limited liability company's, or tax-option 15 corporation's income under s. 71.21 (4) or 71.34 (1) (g) and the amount of credit 16 17 computed under s. 71.47 (1), (3), (3t), (4), and (5). Note: Deletes "and" inserted by 2003 Wis. Act 135/but rendered superfluous by 2003 Wis. Act __ (sb 261). **** NoTE: Company See note to bill section 56 above. Also, I added a comma after "company" based on the

Act 135 treatment. CJS

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SECTION 58. The treatment of 71.47 (3) (c) 1. of the statutes by 2003 Wisconsin

Act 99 is not repealed by 2003 Wisconsin Act _ (ab 508). Both treatments stand.
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Note: There is no conflict of substance. As merged by the revisor s. 71.47(3)(c)1. reads:

1. Except as provided in subd. 7., if the credit computed under par. (b) is not entirely offset against Wisconsin income or franchise taxes otherwise due, the unused balance shall be carried forward and credited against Wisconsin income or franchise taxes otherwise due for the following 15 taxable years to the extent not offset by these taxes otherwise due in all intervening years between the year in which the expense was incurred and the year in which the carry-forward credit is claimed.

SECTION 59. The treatment of 77.92 (4) of the statutes by 2003 Wisconsin Acts

and is not repealed by 2003 Wisconsin Act (sb 261). All treatments stand.

Note: There is no conflict of substance. As merged by the revisor s. 77.92 (4) reads:

(4) "Net business income," with respect to a partnership, means taxable income as calculated under section 703 of the Internal Revenue Code; plus the items of income and gain under section 702 of the Internal Revenue Code, including taxable state and municipal bond interest and excluding nontaxable interest income or dividend income from federal government obligations; minus the items of loss and deduction under section 702 of the Internal Revenue Code, except items that are not deductible under s. 71.21; plus guaranteed payments to partners under section 707 (c) of the Internal Revenue Code; plus the credits claimed under s. 71.07 (2dd), (2de), (2di), (2dj), (2dL), (2dm), (2dr), (2ds), (2dx), (3g), (3s), (3n), (3t), and (5b); and plus or minus, as appropriate, transitional adjustments, depreciation differences, and basis differences under s. 71.05 (13), (15), (16), (17), and (19); but excluding income, gain, loss, and deductions from farming. "Net business income," with respect to a natural person, estate, or trust, means profit from a trade or business for federal income tax purposes and includes net income derived as an employee as defined in section 3121 (d) (3) of the Internal Revenue Code.

324), is amended to read:

77.9961 (1) (e) The department may revoke a license issued under this subsection, if the person who holds the license fails to comply with any provision of this subchapter related to the fees imposed under this subchapter or any rule promulgated by the department related to the fees imposed under this subchapter, is delinquent with respect to taxes imposed by the department, or fails to timely file a return or report with respect to taxes imposed under chs. 71, 72, 76, 77, 78, or 139 after having been requested to file the return or report. Section 77.52 (11), as it

*XXX NOTE: See my change to cited text. CITS

applies to revoking a seller's permit, applies to revoking a license issued under this subsection.

Note: Deletes unnecessary comma.

SECTION 61. 100.18 (3m) of the statutes is amended to read:

100.18 (3m) It is deceptive advertising to represent the retailing of merchandise to be a selling-out or closing-out sale if the merchandise is not of a bankrupt, insolvent, assignee, liquidator, adjuster, trustee, personal representative, receiver, wholesaler, jobber, manufacturer, or of any business that is in liquidation, that is closing out, closing, or disposing of its stock, that has lost its lease or has been or is being forced out of business, or that is disposing of stock on hand because of damage by fire, water, or smoke. This subsection does not apply to any "closing-out sale" of seasonable seasonal merchandise or any merchandise having a designated model year if the person conducting the sale is continuing in business.

Note: Inserts correct word form.

SECTION 62. 100.20 (1m) of the statutes is amended to read:

100.20 (1m) It is an unfair trade method of competition in business to represent the retailing of merchandise to be a selling-out or closing-out sale if the merchandise is not of a bankrupt, insolvent, assignee, liquidator, adjuster, trustee, personal representative, receiver, wholesaler, jobber, manufacturer, or of any business that is in liquidation, that is closing out, closing, or disposing of its stock, that has lost its lease or has been or is being forced out of business, or that is disposing of stock on hand because of damage by fire, water, or smoke. This subsection does not apply to any "closing-out sale" of seasonable seasonal merchandise or any merchandise having a designated model year if the person conducting the sale is continuing in business.

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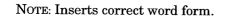
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effective



SECTION 63. The treatment of 100.261 (2) of the statutes by 2003 Wisconsin Act

2 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, eff 7-1-04, s. 100.261 (2) reads:

(2) If any deposit is made for a violation to which this section applies, the person making the deposit shall also deposit a sufficient amount to include the consumer protection surcharge under this section. If the deposit is forfeited, the amount of the consumer protection surcharge shall be transmitted to the secretary of administration under sub. (3). If the deposit is returned, the consumer protection surcharge shall also be returned.

SECTION 64. The treatment of 100.261 (3) (a) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, eff 7-1-04, s. 100.261 (3) (a) reads:

(a) The clerk of court shall collect and transmit the consumer protection surcharges imposed under ch. 814 to the county treasurer under s. 59.40 (2) (m). The county treasurer shall then make payment to the secretary of administration under s. 59.25 (3) (f) 2.

SECTION 65. The treatment of 100.261 (3) (b) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, eff. 7-1-04, s. 100.261 (3) (b) reads:

(b) The secretary of administration shall deposit the consumer protection surcharges imposed under ch. 814 in the general fund and shall credit them to the appropriation account under s. 20.115 (1) (jb), subject to the limit under par. (c).

Section 66. The treatment of 102.85 (4) (c) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, (eff) 7-1-04, s. 102.85 (4) (c) reads:

(c) If any deposit is made for an offense to which this section applies, the person making the deposit shall also deposit a sufficient amount to include the uninsured employer surcharge under this section. If the deposit is forfeited, the amount of the uninsured employer surcharge shall be transmitted to the secretary of administration under par. (d). If the deposit is returned, the uninsured employer surcharge shall also be returned.

SECTION 67. The treatment of 102.85 (4) (d) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

...:... Section 67

Note: There is no conflict of substance. As merged by the revisor, (ff)7-1-04, s. 102.85 (4) (d) reads:

(d) The clerk of the court shall collect and transmit to the county treasurer the uninsured employer surcharge and other amounts required under s. 59.40 (2) (m). The county treasurer shall then make payment to the secretary of administration as provided in s. 59.25 (3) (f) 2. The secretary of administration shall deposit the amount of the uninsured employer surcharge, together with any interest thereon, in the uninsured employers fund as provided in s. 102.80 (1).

SECTION 68. 126.60 (title) of the statutes is amended to read:

126.60 (title) Contribution Contributing vegetable contractors; fund

3 assessments.

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Note: Corrects error in transcribing 2001 Wis. Act 16.

Section 69. 134.66 (1) (h) of the statutes is amended to read:

134.66 (1) (h) "School" has the meaning given in s. 118.257 (1) (c) (d).

Note: Corrects cross-reference. The definition of school is at s. 118.257 (1) (d).

SECTION 70. 145.245 (7) (b) of the statutes, as affected by 2003 Wisconsin Act

(ab 125), is amended to read:

(b) Except as provided in par. (e), costs allowable in determining grant funding under this section may not exceed the costs of rehabilitating or replacing a private 9

sewage system by the least costly method methods, except that a holding tank may

not be used as the measure of the least costly method for rehabilitating or replacing 11

a private sewage system other than a holding tank.

Note: The letter "s" was dropped by 2003 Wis. Act _ (ab 125) without strikes or underscores. No change was intended.

13 SECTION 71. The treatment of 165.755 (1) (a) of the statutes by 2003 Wisconsin

14 Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

> Note: There is no conflict of substance. As merged by the revisor s. 165.755 (1) (a) reads:

> (a) Except as provided in par. (b), a court shall impose under ch. 814 a crime laboratories and drug law enforcement surcharge of \$7 if the court imposes a sentence, places a person on probation, or imposes a forfeiture for a violation of state law or for a violation of a municipal or county ordinance.

	$oldsymbol{V}$
1	SECTION 72. The treatment of 165.755 (1) (b) of the statutes by 2003 Wisconsin
2	Act 30 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.
	Note: There is no conflict of substance. As merged by the revisor s. 165.755 (1) (b) reads: \checkmark
	(b) A court may not impose the crime laboratories and drug law enforcement surcharge under par. (a) for a violation of s. 101.123 (2) (a), (am) 1., (ar), (bm), or (br) or (5) (b), for a first violation of s. 23.33 (4c) (a) 2., 30.681 (1) (b) 1., 346.63 (1) (b), or 350.101 (1) (b), if the person who committed the violation had a blood alcohol concentration of 0.08 or more but less than 0.1 at the time of the violation, or for a violation of a state law or municipal or county ordinance involving a nonmoving traffic violation or a safety belt use violation under s. 347.48 (2m).
3	SECTION 73. The treatment of 165.755 (5) of the statutes by 2003 Wisconsin Act
4	33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.
	Note: There is no conflict of substance. As merged by the revisor, eff. 7-1-04, s. 165.755 (5) reads:
	(5) If any deposit of bail is made for a noncriminal offense to which sub. (1) (a) applies, the person making the deposit shall also deposit a sufficient amount to include the surcharge under sub. (1) (a) for forfeited bail. If bail is forfeited, the amount of the surcharge under sub. (1) (a) shall be transmitted monthly to the secretary of administration under this section. If bail is returned, the surcharge shall also be returned.
5	SECTION 74. The treatment of 165.755 (6) of the statutes by 2003 Wisconsin Act
6	33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.
	Note: There is no conflict of substance. As merged by the revisor, eff 7-1-04, s. 165.755 (6) reads: (6) If an inmate in a state prison or a person sentenced to a state prison has not paid the crime laboratories and drug law enforcement surcharge under sub. (1) (a), the department shall assess and collect the amount owed from the inmate's wages or other moneys. Any amount collected shall be transmitted to the secretary of administration.
7	SECTION 75. The treatment of 165.755 (7) of the statutes by 2003 Wisconsin Act
8	33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.
	Note: There is no conflict of substance. As merged by the revisor, eff. 7-1-04, s. 165.755 (7) reads:
	(7) All moneys collected from crime laboratories and drug law enforcement surcharges under this section shall be deposited by the secretary of administration and used as specified in s. 20.455 (2) (kd) and (Lm).
9	SECTION 76. The treatment of 167.31 (5) (c) of the statutes by 2003 Wisconsin
0	Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

LRB-4493/P1

SECTION 76

Note: There is no conflict of substance. As merged by the revisor, (eff) 7-1-04, s. 167.31 (5) (c) reads:

- (c) If any deposit is made for an offense to which this subsection applies, the person making the deposit shall also deposit a sufficient amount to include the weapons surcharge under this subsection. If the deposit is forfeited, the amount of the weapons surcharge shall be transmitted to the secretary of administration under par. (d). If the deposit is returned, the amount of the weapons surcharge shall also be returned.
- 1 Section 77. The treatment of 167.31 (5) (d) of the statutes by 2003 Wisconsin
- 2 Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, eff 7-1-04, s. 167.31 (5) (d) reads:

(d) The clerk of the circuit court shall collect and transmit to the county treasurer the weapons surcharge as required under s. 59.40 (2) (m). The county treasurer shall then pay the secretary of administration as provided in s. 59.25 (3) (f) 2. The secretary of administration shall deposit all amounts received under this paragraph in the conservation fund to be appropriated under s. 20.370 (3) (mu).

3 SECTION 78. The treatment of 169.46 (1) (c) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, off 7-1-04, s. 169.46 (1) (c) reads:

- (c) If any deposit is made for an offense to which this subsection applies, the person making the deposit shall also deposit a sufficient amount to include the natural resources surcharge under this subsection. If the deposit is forfeited, the amount of the natural resources surcharge shall be transmitted to the secretary of administration under par. (d). If the deposit is returned, the natural resources surcharge shall also be returned.
- 5 Section 79. The treatment of 169.46 (1) (d) of the statutes by 2003 Wisconsin
- 6 Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, eff) 7-1-04, s. 169.46 (1) (d) reads:

- (d) The clerk of the court shall collect and transmit to the county treasurer the natural resources surcharge and other amounts required under s. 59.40 (2) (m). The county treasurer shall then make payment to the secretary of administration as provided in s. 59.25 (3) (f) 2. The secretary of administration shall deposit the amount of the natural resources surcharge in the conservation fund.
- 7 SECTION 80. The treatment of 169.46 (2) (c) of the statutes by 2003 Wisconsin
- Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, eff. 7-1-04, s. 169.46 (2) (c) reads:

 (\dot{c}) If any deposit is made for an offense to which this subsection applies, the person making the deposit shall also deposit a sufficient amount to include the natural resources

**** NOTE: See my change to text. Neither of the two treatments changed this instance of "state treasurer," an oversight that may require correcting elsewhere. CJS

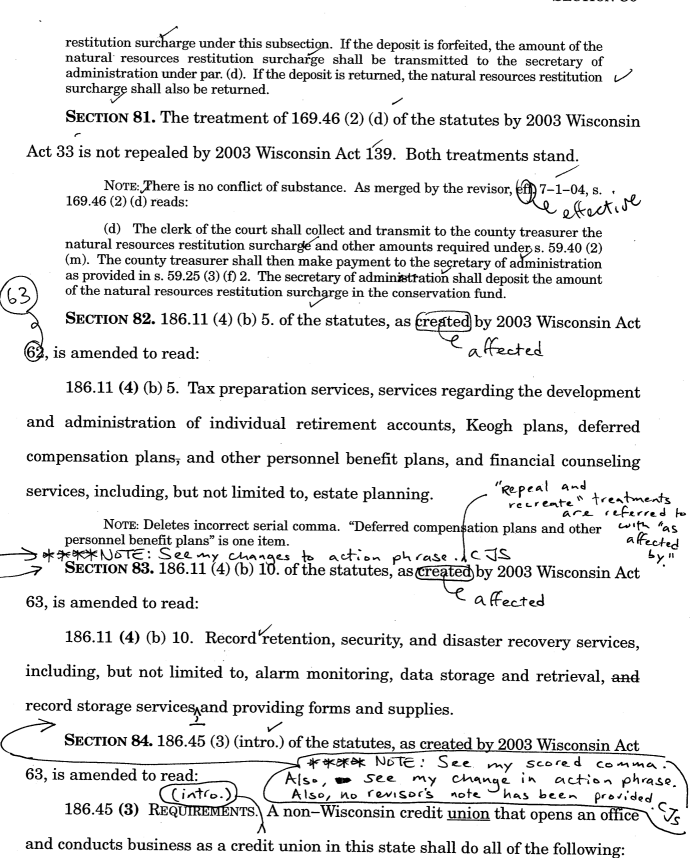
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State treasurer

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the Structure of this list is: Tax prep. services, services regarding (a,b,c, and d) and financial counseling services. CJs

Note: Inserts missing word.

	$m{arkappa}$
1	Section 85. 196.027 (1) (d) 1. of the statutes, as created by 2003 Wisconsin Act
2	152, is amended to read:
3	196.027 (1) (d) 1. The construction, installation, or otherwise putting into place
4	of environmental control equipment in connection with an energy utility plant that,
5	before March 30, 2004, has been used to provide service to customers.
	Note: Inserts missing word.
6	SECTION 86. 218.0116 (1) (v) of the statutes, as created by 2003 Wisconsin Act
7	77, is amended to read:
8	218.0116 (1) (v) Being a manufacturer, importer, or distributor who fails or
9	refuses to offer for sale to its same line make franchised dealers all models
10	manufactured or distributed for the line make. The offer for sale may be subject to
11	the manufacturer's, importer's, or distributor's plan or system for the allocation,
12	scheduling, and delivery of such models that complies with the requirements of s.
13	218.0123. However, the failure to deliver any such motor vehicle shall not be
14	considered a violation of this paragraph if the failure is due to a lack of
15	manufacturing capacity, a strike or labor difficulty, a shortage or of materials, a
16	freight embargo, or other cause beyond the control of the manufacture, importer, or
17	distributor. This paragraph does not prohibit reasonable requirements being
18	imposed on dealers for the sale, marketing, or servicing of particular models.
	Note: Inserts correct word.
19	SECTION 87. 222.0403 (4) (a) of the statutes is amended to read:
20	222.0403 (4) (a) Definition. In this subsection, "local governmental unit" has
21	the meaning given in s. $\frac{22.01}{16.97}$ (7).

Note: Corrects cross–reference. Section 22.01 (7) was renumbered to s. 16.97 (7) by 2003 Wis. Act 33.

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SECTION 88. 222.0403 (8) (a) of the statutes, as created by 2003	Wisconsin	Act
63, is amended to read:		

222.0403 (8) (a) Liabilities secured by certain short-term federal obligations. A liability that is secured by not less than a like amount of direct obligations of the United States which that will mature not more than 18 months after the date on which such liabilities to the universal bank are entered into.

Note: Corrects grammar.

SECTION 89. 230.08 (2) (c) of the statutes is amended to read:

230.08 (2) (c) The director, associate director and state historian of the historical society; and, with the approval of the board of curators and the administrator, such number of specialists as are required by the society for specific research, writing, collecting or editing projects which for a limited period of time not to exceed 2 years, renewable at the discretion of the board of curators and the administrator for an additional 2-year period, require persons with particular training or experience in a specialized phase or field of history, historical research, writing, collecting or editing, and any persons whose entire salary is paid from funds reappropriated to the society by s. 20.245 (1) (g) (r) where competitive examination is impractical.

Note: Corrects cross-reference. 2003 Wis. Act 91 renumbered s. 20.245 (1) (g) to s. 20. 245 (1) (r).

SECTION 90. 251.12 (1) of the statutes, as affected by 2003 Wisconsin Act 158, is amended to read:

 λ (1) A city health department that is established as specified in s. 251.02 (1) and (2) (a)₅.

NOTE: Deletes unnecessary comma.

*** NOTE: Sec mx change to note. CJS

1	SECTION 91. 285.60 (9) of the statutes, as created by 2003 Wisconsin Act 118,		
2	is amended to read:		
3	285.60 (9) PETITIONS FOR REGISTRATION PERMITS, GENERAL PERMITS, AND		
4	EXEMPTIONS. A person may petition the department to make a determination that a		
5	type of stationary source meets the criteria for a registration permit under sub. (2g),		
6	a general permit under sub. (3), or an exemption under sub. (6). The department		
7	shall provide a written response to a petition within 30 days after receiving the		
8	petition indicating whether the type of stationary source meets the applicable		
9	criteria for a registration permit, a general permit, or an exemption. If the type of		
10	source meets the applicable criteria, the department shall, within 365 days after		
11	receiving the petition, issue the registration permit or general permit or, for an		
12	exemption, shall submit to the legislative council staff under s. 227.15 (1) in proposed		
13	form any necessary rules or take any other action that is necessary to provide the		
14	exemption.		
	Note: Inserts missing word.		
15	SECTION 92. 299.83 (1) (c) of the statutes, as created by 2003 Wis. Act _ (sb 61) \(\lambda \)		
16	is amended to read:		
	299.83 (1) (c) "Environmental performance," unless otherwise qualified, means the effects, whether regulated under chs. 29 to 31, 160, and or 280 to 299 or unregulated, of a facility or activity on air, water, land, natural resources, and human health.		
	Note: Inserts correct word.		
17	SECTION 93. 299.83 (3) (d) 2. a. of the statutes, as created by 2003 Wis. Act		
18	(sb 61) is amended to read:		
19	299.83 (3) (d) 2. a. Improving the environmental performance of the applicant,		
20	with respect to each covered facility or activity, in aspects of environmental		

performance that are regulated under chs. 29 to 31, 160, and or 280 to 299.

Note: Inserts correct word.

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SE	CTI	ON	94

1	Section 94. 299.83 (3) (d) 2. b. of the statutes, as created by 2003 Wis. Act	
2	(sb 61) is amended to read:	
3	299.83 (3) (d) 2. b. Improving the environmental performance of the applicant,	
4	with respect to each covered facility or activity, in aspects of environmental	
5	performance that are not regulated under chs. 29 to 31, 160 (and or) 280 to 299.	
	Note: Inserts correct word.	
6	SECTION 95. 299.83 (4) (f) of the statutes, as created by 2003 Wis. Act _ (sb 61)	
7	is amended to read: FIX FONT SIZE	
8	299.83 (a) (f) After a participant in tier I of the program implements an	
9	environmental management system that complies with sub. (3) (d) 1., the	
10	department shall conduct any inspections of the participant's covered facilities or	
11	activities that are required under chs. 29 to 31, 160, and or 280 to 299 at the lowest	
12	frequency permitted under those chapters, except that the department may conduct	
13	an inspection whenever it has reason to believe that a participant is out of compliance	
14	with a requirement in an approval or with an environmental requirement.	
_ 15	Note: Inserts correct word. ****Note: See my change re: statute cited. US Section 96. 299.85 (1) (c) 1. of the statutes, as created by 2003 Wis. Act _ (sb	
16	61) is amended to read:	
17	299.85 (1) (c) 1. Chapters 29 to 31, 160, or 280 to 299, a rule promulgated under	
18	one of those chapters, or a permit, license, other approval, or order issued by the	
19	department under one of those chapters.	
	Note: Inserts missing comma.	
20	SECTION 97. The treatment of 299.93 (3) of the statutes by 2003 Wisconsin Act	
21	33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.	
	Note: There is no conflict of substance. As merged by the revisor, eff $7-1-04$, s. 299.93 (3) reads:	
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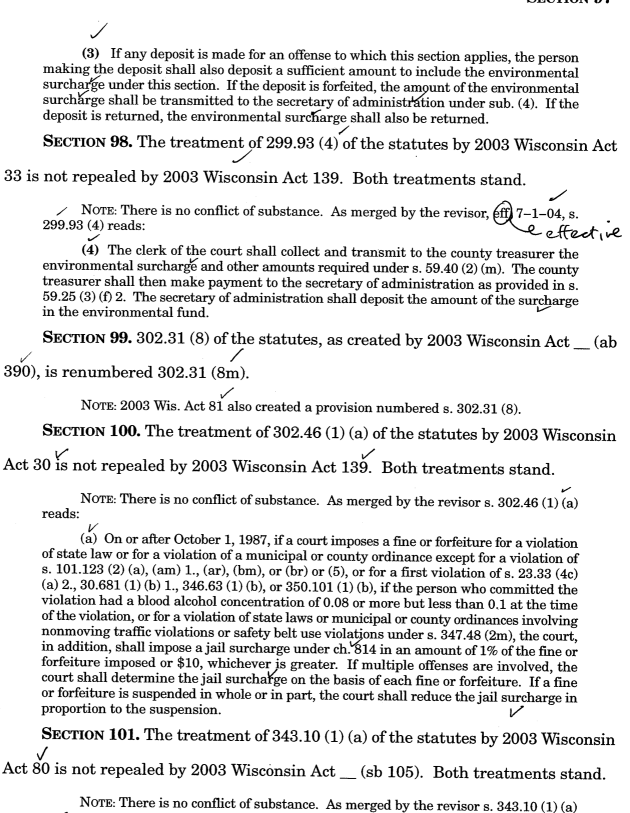
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reads:

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(a) If a person's license or operating privilege is revoked or suspended under this chapter or s. 767.303, 943.21 (3m), 943.34 (14q), or 961.50 and if the person is engaged in an occupation, including homemaking or full-time or part-time study, or a trade making it essential that he or she operate a motor vehicle, the person, after payment of

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the fee provided in sub. (6), may file an application with the department setting forth in detail the need for operating a motor vehicle. No person may file more than one application with respect to each revocation or suspension of the person's license or operating privilege under this chapter or s. 767.303, 943.21 (3m), 943.34 (14q), or 961.50, except that this limitation does not apply to an application to amend an occupational license restriction.

SECTION 102. 343.12 (6) (a) of the statutes, as created by 2003 Wisconsin Act __ (sb 350), is amended to read:

343.12 (6) (a) Notwithstanding ss. 111.321, 111.322, and 111.335, prior to the initial issuance or renewal of a school bus endorsement, the department shall conduct a background investigation of the applicant. In conducting the background investigation, the department shall obtain from the records maintained by the department of justice a criminal history search of the applicant. If the applicant has not resided in this state at anytime within the 2 years preceding the date of the search, the department shall make a good faith effort to obtain additional criminal history information from any state in which the applicant has resided during this time period of or from any other applicable federal or state agency. The department shall record in the applicant's file specified in s. 343.23 (2) (a) the date on which the background investigation was completed.

Note: Inserted correct words

****Note: See my changes. CJS

SECTION 103. The treatment of 346.177 (3) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

NOTE: There is no conflict of substance. As merged by the revisors. 346.77(3) and 346.77(3) are 346.77(3) and 346.77(3) and 346.77(3) are 346.77(3) and 346.77(3) and 346.77(3) are 346.77(3) and 346.77(3) and 346.77(3) are 346.77(3) are 346.77(3) are 346.77(3) and 346.77(3) are 346.77(3) are 346.77(3) are 346.77(3

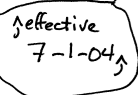
(3) If any deposit is made for an offense to which this section applies, the person making the deposit shall also deposit a sufficient amount to include the railroad crossing improvement surcharge under this section. If the deposit is forfeited, the amount of the railroad crossing improvement surcharge shall be transmitted to the secretary of administration under sub. (4). If the deposit is returned, the amount of the railroad crossing improvement surcharge shall also be returned.

SECTION 104. The treatment of 346.177 (4) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

...:.......

SECTION 104



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NOTE: There is no conflict of substance. As merged by the revisor's. 346.177 (4) Aff All reads:

(4) The clerk of the circuit court shall collect and transmit to the county treasurer the railroad crossing improvement surcharge as required under s. 59.40 (2) (m). The county treasurer shall then pay the secretary of administration as provided in s. 59.25 (3) (f) 2. The secretary of administration shall deposit all amounts received under this subsection in the transportation fund to be appropriated under s. 20.395 (2) (gj).

SECTION 105. The treatment of 346.495 (3) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor's. 346.65 (3)

(3) If any deposit is made for an offense to which this section applies, the person making the deposit shall also deposit a sufficient amount to include the railroad crossing improvement surcharge under this section. If the deposit is forfeited, the amount of the railroad crossing improvement surcharge shall be transmitted to the secretary of administration under sub. (4). If the deposit is returned, the amount of the railroad crossing improvement surcharge shall also be returned.

SECTION 106. The treatment of 346.495 (4) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisors. 346.495 (4)

(4) The clerk of the circuit court shall collect and transmit to the county treasurer the railroad crossing improvement surcharge as required under s. 59.40 (2) (m). The county treasurer shall then pay the secretary of administration as provided in s. 59.25 (3) (f) 2. The secretary of administration shall deposit all amounts received under this subsection in the transportation fund to be appropriated under s. 20.395 (2) (gj).

SECTION 107. The treatment of 346.65 (4r) (c) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisors. 346.65 (4r) (c)

(c) If any deposit is made for an offense to which this subsection applies, the person making the deposit shall also deposit a sufficient amount to include the railroad crossing improvement surcharge under this subsection. If the deposit is forfeited, the amount of the railroad crossing improvement surcharge shall be transmitted to the secretary of administration under par. (d). If the deposit is returned, the amount of the railroad crossing improvement surcharge shall also be returned.

SECTION 108. The treatment of 346.65 (4r) (d) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisors. 346.65 (4r) (d), 124 (d), 124 (d), 125 (d), 126 (d),

(d) The clerk of the circuit court shall collect and transmit to the county treasurer the railroad crossing improvement surcharge as required under s. 59.40 (2) (m). The county treasurer shall then pay the secretary of administration as provided in s. 59.25 (3) (f) 2. The secretary of administration shall deposit all amounts received under this paragraph in the transportation fund to be appropriated under s. 20.395 (2) (gj).

SECTION 109. The treatment of 346.655 (1) of the statutes by 2003 Wisconsin

Act 30 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor s. 346.655 (1), reads:

(1) If a court imposes a fine or a forfeiture for a violation of s. 346.63 (1) or (5), except for a first violation of s. 346.63 (1) (b), if the person who committed the violation had a blood alcohol concentration of 0.08 or more but less than 0.1 at the time of the violation, or a local ordinance in conformity therewith, or s. 346.63 (2) or (6) or 940.25. or s. 940.09 where the offense involved the use of a vehicle, it shall impose a driver improvement surcharge under ch. 814 in an amount of \$355 in addition to the fine or forfeiture, plus costs, fees, and other surcharges imposed under ch. 814.

SECTION 110. The treatment of 349.04 (3) of the statutes by 2003 Wisconsin Act

33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, 349.04 (3) (d), 697771-04 reads:

(3) If any deposit is made for an offense to which this section applies, the person making the deposit shall also deposit a sufficient amount to include the truck driver education surcharge under this section. If the deposit is forfeited, the amount of the truck driver education surckarge shall be transmitted to the secretary of administration under sub. (4). If the deposit is returned, the amount of the truck driver education furcharge shall also be returned.

SECTION 111. The treatment of 349.04 (4) of the statutes by 2003 Wisconsin Act

33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor s. 349.04 (4) (d) off. 7-1-04 reads:

(4) The clerk of the circuit court shall collect and transmit to the county treasurer the truck driver education surcharge as required under s. 59.40 (2) (m). The county treasurer shall then pay the secretary of administration as provided in s. 59.25 (3) (f) 2. The secretary of administration shall deposit all amounts received under this subsection in the general fund to be credited to the appropriation account under s. 20.292 (1) (hm).

SECTION 112. The treatment of 350.101 (2) (d) of the statutes by 2003 Wisconsin

Act 30 is not repealed by 2003 Wisconsin Act 97. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, s. 350.101 (2) (d) 1., as renumbered from s. 350.101(2)(d) by 2003 Wis. Act 97, reads:

1. In an action under this subsection, the defendant has a defense if he or she proves by a preponderance of the evidence that the injury would have occurred even if he

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or she had been exercising due care and he or she had not been under the influence of an intoxicant or did not have an alcohol concentration of 0.08 or more or a detectable amount of a restricted controlled substance in his or her blood. Section 113. The treatment of 350.115 (1) (c) of the statutes by 2003 Wisconsin Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand. reflective 13-1-047 Note: There is no conflict of substance. As merged by the revisor's. 350.115 (1) (c) Aff/N/N/OH/reads: (c) If any deposit is made for an offense to which this section applies, the person making the deposit shall also deposit a sufficient amount to include the snowmobile registration restitution surcharge under this section. If the deposit is forfeited, the amount of the snowmobile registration restitution surcharge shall be transmitted to the secretary of administration under par. (d). If the deposit is returned, the snowmobile registration restitution stircharge shall also be returned. Section 114. The treatment of 350.115(1)(d) of the statutes by 2003 Wisconsin Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand. Note: There is no conflict of substance. As merged by the revisor's. 350.115 (1) (d), reads: (d) The clerk of the court shall collect and transmit to the county treasurer the snowmobile registration restitution surcharge and other amounts required under s. 59.40 (2) (m). The county treasurer shall then make payment to the secretary of administration as provided in s. 59.25 (3) (f) 2. SECTION 115. 440.994 (3) (form) paragraph 2) of the statutes, as created by 2003 Wisconsin Act (), is amended to read: 440.994 (3) (form) FYOU HAVE AN ATHLETIC DIRECTOR, WITHIN 72 HOURS AFTER ENTERING INTO THIS CONTRACTOR CONTRACT OR BEFORE THE NEXT SCHEDULED ATHLETIC EVENT IN WHICH YOU MAY PARTICIPATE, WHICHEVER OCCURS FIRST, BOTH YOU AND YOUR ATHLETE AGENT MUST NOTIFY YOUR *** NOTE: See my in action phrase. Also, phis case, it is necessary to cite the form in its entirety ATHLETIC DIRECTOR; AND Note: Inserts correct term. SECTION 116. 703.165 (2) of the statutes, as affected by 2003 Wisconsin Act (ab 254), section 31, is amended to read: LIABILITY FOR ASSESSMENTS. A unit owner shall be liable for all assessments, or instalments installments thereof, coming due while owning a unit, including any

assessments coming due during the pendency of any claim by the unit owner against

whole form to replace

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SECTION 116

*** Note: AB-254 has a delayed eff. date CTC the association or during any period in which the unit is not occupied by the unit owner or is leased or rented to any other person. In a voluntary grant, the grantee shall be jointly and severally liable with the grantor for all unpaid assessments against the grantor for his or her share of the common expenses up to the time of the voluntary grant for which a statement of condominium lien is recorded, without prejudice to the rights of the grantee to recover from the grantor the amounts paid by the grantee for such assessments. Liability for assessments may not be avoided by waiver of the use or enjoyment of any common element or by abandonment of the unit for which the assessments are made.

NOTE: 2003 Wis. Act (\$\frac{1}{254}\$) changed the spelling of word without strikes and underscores. No changes was intended.

SECTION 117. 703.19 (8) of the statutes, as affected by 2003 Wisconsin Act __ (ab 254), is amended to read:

703.19 (8) PRESERVATION OF THE RIGHT OF APPEAL. The owner of each unit taken may appeal the necessity of the taking and the condemnation award made for the taking. A unit owner may appeal the necessity of the taking, and the condemnation award made for the taking, of the owner's interest in the common elements. The unit owners having an interest in the ownership of limited common elements may individually or as a group appeal the necessity of taking or the condemnation award made for the taking of the limited common elements.

Note: Inserts missing articles.

SECTION 118. The treatment of 757.05 (1) (a) of the statutes by 2003 Wisconsin Act 30 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor s. 757.05 (1) (a),

(a) Whenever a court imposes a fine or forfeiture for a violation of state law or for a violation of a municipal or county ordinance except for a violation of s. 101.123 (2) (a), (am) 1., (ar), (bm), or (br) or (5), or for a first violation of s. 23.33 (4c) (a) 2., 30.681 (1) (b) 1., 346.63 (1) (b), or 350.101 (1) (b), if the person who committed the violation had a blood

****NOTE: See my change, following your example. What Also, I think it may be incorrect to add these articles.

There are numerous examples in other places in the statutes that pertain to conden

...:...

alcohol concentration of 0.08 or more but less than 0.1 at the time of the violation, or for a violation of state laws or municipal or county ordinances involving nonmoving traffic violations or safety belt use violations under s. 347.48 (2m), there shall be imposed in addition a penalty surcharge under ch. 814 in an amount of 24% of the fine or forfeiture imposed. If multiple offenses are involved, the penalty surcharge shall be based upon the total fine or forfeiture for all offenses. When a fine or forfeiture is suspended in whole or in part, the penalty surcharge shall be reduced in proportion to the suspension.

1 Section 119. The treatment of 757.05 (1) (d) of the statutes by 2003 Wisconsin

2 Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisors. 757.05 (1) (d) reads:

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(d) If any deposit of bail is made for a noncriminal offense to which this subsection applies, the person making the deposit shall also deposit a sufficient amount to include the surcharge under this subsection for forfeited bail. If bail is forfeited, the amount of the surcharge shall be transmitted monthly to the secretary of administration under this subsection. If bail is returned, the surcharge shall also be returned.

3 Section 120. The treatment of 757.05 (2) (a) of the statutes by 2003 Wisconsin

Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor s. 757.05 (2) (a) reads:

(a) Law enforcement training fund. Forty-eight percent of all moneys collected from penalty surcharges under sub. (1) shall be credited to the appropriation account under s. 20.455 (2) (i) and utilized in accordance with ss. 20.455 (2) and 165.85 (5). The moneys credited to the appropriation account under s. 20.455 (2) (i), except for the moneys transferred to s. 20.455 (2) (jb), constitute the law enforcement training fund.

SECTION 121. 767.23 (1n) (b) 2. of the statutes, as created by 2003 Wisconsin Act 130, is amended to read:

767.23 (1n) (b) 2. If the court or circuit court commissioner finds by a preponderance of the evidence that a party has engaged in a pattern or serious incident of interspousal battery, as described under s. 940.19 or 940.20 (1m), or domestic abuse, as defined in s. 813.12 (1) (am), and makes a temporary order awarding joint or sole legal custody or periods of physical placement to the party, the court or circuit court commissioner shall comply with the requirements of s. 767.24 (6) (f) and, if appropriate, s. 767.24 (6) (g).

Note: Corrects citation form.

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1	SECTION 122. The treatment of 786.36 (1) (intro.) of the statutes by 2003
2	Wisconsin Act 52 is not repealed by 2003 Wisconsin Act 65. Both treatments stand.

Note: There is no conflict of substance. As merged by the revisor, s. 786.36 (1) (intro.) reads: (ixto.)

(1) Except as provided in sub. (3) or s. 301.47, any resident of this state, whether a minor or adult, upon petition to the circuit court of the county where he or she resides and upon filing a copy of the notice required under s. 786.37 (1), with proof of publication, may, if no sufficient cause is shown to the contrary, have his or her name changed or established by order of the court. Subject to sub. (1m), if the person whose name is to be changed is a minor under the age of 14 years, the petition may be made by whichever of the following is applicable:

SECTION 123. 786.36 (1m) (a) 2. of the statutes, as created by 2003 Wisconsin Act 65, is amended to read:

786.36 (1m) (a) 2. If the nonpetitioning parent cannot be found or provided with notice, the name of a minor under 14 years of age who has 2 living parents may be changed on the petition of one parent if, in addition to meeting the filing requirements under subd. 1., the petitioning parent has made a reasonable attempt to find and provide notice to the nonpetitioning parent, but with reasonable diligence the nonpetitioning parent cannot be found or provided with notice, and the nonpetitioning parent does not appear at the hearing or otherwise answer the petition.

Note: Inserts correct word.

SECTION 124. The treatment of 814.634 (1) (a) of the statutes by 2003 Wisconsin Acts 30 and 33 is not repealed by 2003 Wisconsin Act 139. All treatments stand.

Note: There is no conflict of substance. As merged by the revisor, s. 814.85 (1) (a), as renumbered from s. 814.634 (1) (a) by 2003 Wis. Act 139, reads:

(a) Except for an action for a first violation of s. 23.33 (4c) (a) 2., 30.681 (1) (b) 1., 346.63 (1) (b), or 350.101 (1) (b), if the person who committed the violation had a blood alcohol concentration of 0.08 or more but less than 0.1 at the time of the violation, or for a safety belt use violation under s. 347.48 (2m), the clerk of circuit court shall charge and collect a \$68 court support services surcharge from any person, including any governmental unit as defined in s. 108.02 (17), paying a fee under s. 814.61 (1) (a), (3), or (8) (am) or 814.63 (1).

(3) ******** NOTE: I added the scored from the Act 139 treatment. CJ S

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1	SECTION 125. The treatment of 814.634 (1) (b) of the statutes by 2003 Wisconsin
2	Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.
	Note: There is no conflict of substance. As merged by the revisor, s. 814.85 (1) (b), as renumbered from s. 814.634 (1) (b) by 2003 Wis. Act 139, reads:
	(b) Notwithstanding par. (a), the clerk of circuit court shall charge and collect a \$169 court support services surcharge from any person, including any governmental unit, as defined in s. 108.02 (17), paying a fee under s. 814.61 (1) (a) or (3) or 814.62 (1) or (2), if the party paying the fee seeks the recovery of money and the amount claimed exceeds the amount under s. 799.01 (1) (d).
3	SECTION 126. The treatment of 814.634 (1) (c) of the statutes by 2003 Wisconsin
4	Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.
	Note: There is no conflict of substance. As merged by the revisor, s. 814.85 (1) (c), as renumbered from s. 814.634 (1) (c) by 2003 Wis. Act 139, reads:
	(c) Notwithstanding par. (a), the clerk of circuit court shall charge and collect a \$51 court support services surcharge from any person, including any governmental unit, as defined in s. 108.02 (17), paying a fee under s. 814.62 (3) (a) or (b), or paying a fee under s. 814.61 (1) (a) or (3) or 814.62 (1) or (2) if the party paying the fee seeks the recovery of money and the amount claimed is equal to or less than the amount under s. 799.01 (1) (d).
5	SECTION 127. The treatment of 814.635 (1) of the statutes by 2003 Wisconsin
6	Act 30 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.
	Note: There is no conflict of substance. As merged by the revisor, s. 814.86 (1), as renumbered from s. 814.635 (1) by 2003 Wis. Act 139, reads:
	(1) Except for an action for a first violation of s. 23.33 (4c) (a) 2., 30.681 (1) (b) 1., 346.63 (1) (b), or 350.101 (1) (b), if the person who committed the violation had a blood alcohol concentration of 0.08 or more but less than 0.1 at the time of the violation, or for a safety belt use violation under s. 347.48 (2m), the clerk of circuit court shall charge and collect a \$9 justice information system surcharge from any person, including any governmental unit, as defined in s. 108.02 (17), paying a fee under s. 814.61 (1) (a), (3), or (8) (am), 814.62 (1), (2), or (3) (a) or (b), or 814.63 (1). The justice information system surcharge is in addition to the surcharge listed in this section.
7 .	SECTION 128. The treatment of 814.635 (1m) of the statutes by 2003 Wisconsin
8	Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand.

as renumbered from s. 814.635 (1m) by 2003 Wis. Act 139, reads:

Note: There is no conflict of substance. As merged by the revisor, s. 814.86 (1m),

(1m) Beginning on October 1, 1995, whenever the clerk of circuit court for Milwaukee County charges and collects a surcharge under sub. (1), he or she shall also charge and collect a \$3.50 special prosecution clerks surcharge. The special prosecution clerks surcharge is in addition to the surcharge listed in sub. (1).

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	2003 – 2004 Legislature	-40 -	LRB-4493/P1
	/	- Fixotestar quark	SECTION 129
1	Section 129. 881.01 (1) (1)	o) of the statutes, as affe	cted by 2003 Wisconsin Act
,2	(sb 492), is amended to read	- Scor	·e
3	881.01 (1) (b) "Fiduc	\checkmark	al representative, trustee
4	conservator, or guardian of the	estate.	
5	NOTE: Inserts missing are with the section 130. 938.299 (6)	cicle. Inderscoring to the arc (c) of the statutes is ame	ticle. CJS ended to read:
6	938.299 (6) (c) The court	having jurisdiction over	actions affecting the family
7	shall give priority under <u>s.</u> 76	37.475 (7m) to an action	n brought under s. 767.45
8	whenever the petition filed und	ler s. 767.45 indicates th	at the matter was referred
9	by the court under par. (a).		
	Note: Inserts missing "s."	n	
10	Section 131. 939.74 (2) (c	e) of the statutes, as affect	cted by 2003 Wisconsin Act
11	(sb 207), is amended to read:		•
12	939.74 (2) (c) A prosecution	on for violation of s. 948	.02, 948.025, 948.03 (2) (a),
13	948.05, 948.06, 948.07 (1), (2)		
14	commenced before the victim r	eaches the age of 45 year	ars or be barred, except as
15	provided in sub. (2d) (c).		
	Note: 2003 Wis. Act (st stricken. No change was intend	o 207) deleted the underscored led.	text without showing it as
16	SECTION 132. 949.08 (2) (er	n) of the statutes, as affec	cted by 2003 Wisconsin Acts
17	30 and 97 are amended to read:	;	
18	949.08 (2) (em) Is an ad	ult passenger in the of	fender's commercial motor
19	vehicle, the crime involved is sp	pecified in s. 346.63 (6) or	: 940.25, and the passenger
20	knew the offender was 0.08 com	mitting that offense. The	is naragraph doog not apply

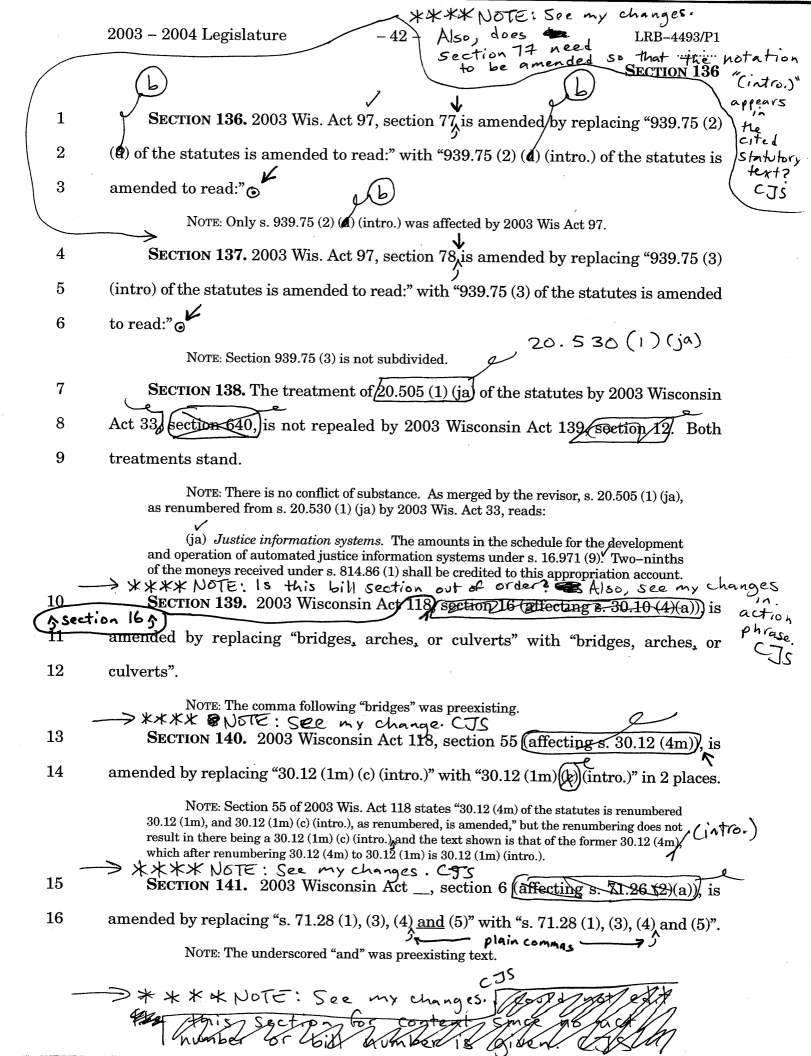
knew the offender was 0.08 committing that offense. This paragraph does not apply if the victim is also a victim of a crime specified in s. 940.30, 940.305, 940.31, or 948.30.

LRB-4493/P1 2003 – 2004 Legislature be better to repeal and text that results from both treatments taken CJS together is nonsensical? ...:... ****NOTE! Would it SECTION 132 Superfluous The stricken language was inserted by 2003 Wis. Act 30 but rendered surplusage by 2003 Wis. 97. 1 Section 133. The treatment of 973.055 (2) (a) of the statutes by 2003 Wisconsin 2 Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand. Note: There is no conflict of substance. As merged by the revisor's. $973.055(2)(a)_{q}$ ##.7-1-04\reads: (a) If the surcharge is imposed by a court of record, after the court determines the amount due, the clerk of the court shall collect and transmit the amount to the county treasurer as provided in s. 59.40 (2) (m). The county treasurer shall then make payment to the secretary of administration as provided in s. 59.25 (3) (f) 2. 3 Section 134. The treatment of 973.055 (2) (b) of the statutes by 2003 Wisconsin 4 Act 33 is not repealed by 2003 Wisconsin Act 139. Both treatments stand. Note: There is no conflict of substance. As merged by the revisors. 973.055 (2) (b) off)7=1-04) reads: 3 effective (b) If the surcharge is imposed by a municipal court, after a determination by the court of the amount due, the court shall collect and transmit the amount to the treasurer of the county, city, town, or village, and that treasurer shall make payment to the secretary of administration as provided in s. 66.0114 (1) (bm). 5 **SECTION 135.** 974.02 (1) of the statutes is amended to read: 6 974.02 (1) A motion for postconviction relief other than under s. 974.06 or 7 974.07 (2) by the defendant in a criminal case shall be made in the time and manner provided in ss. s. 809.30 and 809.40. An appeal by the defendant in a criminal case 8 9 from a judgment of conviction or from an order denying a postconviction motion or 10 from both shall be taken in the time and manner provided in ss. 808.04 (3), and 11 809.30 and 809.40. An appeal of an order or judgment on habeas corpus remanding 12 to custody a prisoner committed for trial under s. 970.03 shall be taken under ss. 808.03 (2) and 809.50, with notice to the attorney general and the district attorney 13

Note: Corrects cross-references. Prior to the adoption of Sup. Ct. Order No. 02–01, appeals of misdemeanors were made under s. 809.40 (1) and of felonies under s. 809.30. Sup. Ct. Order No. 02–01 repealed s. 809.40 (1) and amended s. 809.30 to apply to all criminal cases but did not treat cross-references to s. 809.40.

and opportunity for them to be heard.

14



SECTION 142

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SECTION 142. 2003 Wisconsin Act __, section 30 (affecting s. 77.82 (12)), is
 1
        amended by replacing "March 31 and before the expiration date" with "March 31
 2
 3
        before the expiration date and".
                   NOTE: The stricken "and" was shown in the wrong location.
              SECTION 143. 2003 Wisconsin Act 129, section 2 lafferting s 20.866 (2)
 4
                , is amended by replacing "20.866 (2) (z) (intro.) of the statutes is amended
 5
        to read:" with "20.866 (2) (z) (intro.) of the statutes, as affected by 2003 Wisconsin Act
 6
 7
        33, is amended to read:".
                   Note: The mental of s. 20.866 (2) (z) (intro.) by 2003 Wisconsin Act 129, section
              2 was shown as affected by Wisconsin Act 33.
                     Maron *** XX NOTE: See my changes. CJS
              SECTION 144. 2003 Wisconsin Act __, section (affecting s. 25.18 (2) (e)
 8
        amended by replacing "of foreign corporations and debt of foreign governments" with
 9
10
        "of foreign corporations and debt of foreign governments,".
                   Note: A comma was deleted without being shown as stricken. The change was
              intended.
                          > *** NOTE: See my changes, CJS
             SECTION 145. 2003 Wisconsin Act __, section 25m (affecting s. 180.1302 (1)), is
11
        amended by replacing "180.1302 (1) of the statutes is amended to read:" with
12
13
        "180.1302 (1) (intro.) of the statutes is amended to read:".
                   Note: 2003 Wis. Act __, section 25m affects only the (intro.) provision of s. 180.1302
             (1).
14
             SECTION 146. 2003 Wisconsin Act __, section 5 (affecting s. 938.185 (1) (intro.))
        is amended by replacing "to sub. subs. (3), and (4), venue" with "to sub. subs. (3) and
15
16
        (4), venue".
                   Note: The stricken comma was not preexisting.
             SECTION 147. 2003 Wisconsin Act __, section 1 (affecting s. 120.13 (25))
17
        amended by replacing "buildings," with "buildings,".
18
                   NOTE: a comma was inserted with being underscored. The change was intended.
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SECTION 148

SECTION 148. Effective date. This act takes effect on the day after publication, except as follows:

(1) The treatments of sections 23.85, 59.25 (3) (k) and 59.40 (2) (m) of the statutes takes effect on July 1, 2004.

5

(END)

Please complete the effective date provision CJS

CATABORALE SO